1	*b0977/2.24*439. Page 486, line 20: delete "safety and".
2	*b0977/2.25*440. Page 486, line 21: delete "professional services" and
3	substitute "administration".
4	*b0977/2.26*441. Page 487, line 4: delete " <u>safety and</u> ".
5	*b0977/2.27*442. Page 487, line 5: delete "professional services" and
6	substitute "administration".
7	*b0977/2.28*443. Page 487 fine 8: delete "safety and professional services"
8	and substitute "administration".
9	*b0977/2.29*444. Page 487, line 11: delete "safety and professional services"
10	and substitute "administration".
11	*b0977/2,30*445. Page 487, line 14: delete "safety and professional services"
12	and substitute "administration".
13	*50977/2.31*446. Page 487, line 17: delete "safety and professional services"
14	and substitute "administration".
15	*b0977/2.32*447. Page 487, line 20: delete "safety and professional services"
1 6	and substitute "administration".
$\widehat{17}$	*b0977/2.33*448. Page 488, line 2: delete "safety and".
\int_{8}	*b0977/2.34*449. Page 488, line 3: delete "professional services" and
19	substitute " <u>administration</u> ".
20	*b0977/2.35*450. Page 488, line 8: delete "safety and".
21	*b0977/2.36*451. Page 488, line 9: delete "professional services" and
22	substitute "administration".

1	*b0977/2.37*452. Page 488, line 19: delete "safety and professional services"
2	and substitute "administration".
3	*b0977/2.38*453. Page 488, line 21: delete "safety and professional services"
4	and substitute "administration".
5	*b0977/2.39*454. Page 489, line 5: delete "safety and professional services"
6	and substitute "administration".
7	*b0890/2.2*455. Page 489, line 8: after that line insert:
8	"Section 945b. 32.28 (3) (intro.) of the statutes is amended to read:
9	32.28 (3) (intro.) In lieu of costs under ch. 814 and subject to sub. (4), litigation
10	expenses shall be awarded to the condemnee if:
11	SECTION 945e. 32.28 (3) (d) of the statutes is amended to read:
12	32.28 (3) (d) The award of the condemnation commission under s. 32.05 (9) or
13	32.06 (8) exceeds the jurisdictional offer or the highest written offer prior to the
14	jurisdictional offer by at least $\$700$ $\$10,000$ and at least 15% and neither party
15	appeals the award to the circuit court;
16	Section 945h. 32.28 (3) (e) of the statutes is amended to read:
17	32.28 (3) (e) The jury verdict as approved by the court under s. 32.05 (11)
18	exceeds the jurisdictional offer or the highest written offer prior to the jurisdictional
19	offer by at least $\$700 \ \$10,000$ and at least 15% ;
20	Section 945L. 32.28 (3) (f) of the statutes is amended to read:
21	32.28 (3) (f) The condemnee appeals an award of the condemnation commission
22	which exceeds the jurisdictional offer or the highest written offer prior to the
23	jurisdictional offer by at least \$700 \$10,000 and at least 15%, if the jury verdict as

approved by the court under s. 32.05 (10) or 32.06 (10) exceeds the award of the
condemnation commission by at least \$700 \$10,000 and at least 15%;

SECTION 9450. 32.28 (3) (g) of the statutes is amended to read:

32.28 (3) (g) The condemnor appeals the award of the condemnation commission, if the jury verdict as approved by the court under s. 32.05 (10) or 32.06 (10) exceeds the jurisdictional offer or the highest written offer prior to the jurisdictional offer by at least \$700 \$10,000 and at least 15%;

Section 945r. 32.28 (3) (h) of the statutes is amended to read:

32.28 (3) (h) The condemnee appeals an award of the condemnation commission which does not exceed the jurisdictional offer or the highest written offer prior to the jurisdictional offer by 15%, if the jury verdict as approved by the court under s. 32.05 (10) or 32.06 (10) exceeds the jurisdictional offer or the highest written offer prior to the jurisdictional offer by at least \$700 \$10,000 and at least 15%; or

Section 945u. 32.28 (3) (i) of the statutes is amended to read:

32.28 (3) (i) The condemnee appeals an assessment of damages and benefits under s. 32.61 (3), if the judgment is at least \$700 \$10,000 and at least 15% greater than the award made by the city.

Section 945y. 32.28 (4) of the statutes is created to read:

32.28 (4) (a) If a condemnee is awarded litigation expenses under sub. (3) (d), (e), (g), or (h), the amount of attorney fees included in litigation expenses may not exceed an amount equal to one-third of the difference between the award of the condemnation commission or jury verdict and the jurisdictional offer or highest written offer prior to the jurisdictional offer, except that if one-third of that difference is less than \$5,000 and the condemnee shows good cause, the amount of attorney fees included in litigation expenses may not exceed \$5,000.

line and ending with page 502, line 15.

$(b)\ If\ a\ condemnee\ is\ awarded\ litigation\ expenses\ under\ sub.\ (3)\ (f),\ the\ amount$
of attorney fees included in litigation expenses may not exceed an amount equal to
one-third of the difference between the jury verdict and the award of the
condemnation commission, except that if one-third of that difference is less than
\$5,000 and the condemnee shows good cause, the amount of attorney fees included
in litigation expenses may not exceed \$5,000.".
*b0739/2.132*456. Page 489, line 9: delete lines 9 to 24.
* b0962 / 4.3 * 457. Page 489, line 23: after that line insert:
"Section 947h. 33.32 (3) (b) of the statutes is amended to read:
33.32 (3) (b) If a county or municipality fails to pay a special assessment levied
by a district, the clerk of the district may certify this fact to the department of
administration, and shall state the amount due. The department, at the time of
making the next scheduled distribution under s. 79.03 79.035, shall deduct the
amount claimed from the payment due the county or municipality, and shall forward
it to the district.".
*b0739/2.133*458. Page 490, line 1: delete lines 1 to 11.
*b0739/2.134*459. Page 490, line 17: delete the material beginning with that
line and ending with page 492, line 15.
*b0759/P1.1*460. Page 492, line 16: delete that line.
*b0739/2.135*461. Page 493, line 6: delete the material beginning with that
line and ending with page 500, line 22.
*b0739/2.136*462. Page 501, line 14: delete the material beginning with that

1	*b0739/2.137*463. Page 502, line 16: delete lines 16 to 19 and substitute:
2	"Section 993k. 36.25 (49m) (c) of the statutes is amended to read:".
3	*b0739/2.138*464. Page 502, line 20: before "(c)" insert "36.25 (49m)".
4	*b0739/2.139*465. Page 503, line 6: delete lines 6 to 14.
5	*b1044/2.1*466. Page 503, line 16: delete the material beginning with that
6	line and ending with page 504, line 22, and substitute:
7	"Section 995g. 36.27 (3n) (a) (intro.) of the statutes is amended to read:
8	36.27 (3n) (a) (intro.) In this subsection, "eligible veteran" subsection:
9	1m. "Eligible veteran" means a person verified by the department of veterans
10	affairs to be either of the following:
11	Section 995j. 36.27 (3n) (a) 1. of the statutes is renumbered 3.27 (3n) (a) 1m.
12	a.
13	Section 995m. 36.27 (3n) (a) 1g. of the statutes is created to read:
14	36.27 (3n) (a) 1g. "Academic fees" means the amount charged to a resident
15	student to enroll in a degree credit course. In the case of a distance education, online,
16	or other course for which the amount charged to enroll in the course equals at least
17	100 percent of the cost of offering the course, "academic fees" includes the regular fees
18	charged to a resident student to enroll in the course and any additional fees charged
19	to that student to enroll in that course, other than fees charged for books, supplies,
20	meals, parking, travel, and other miscellaneous expenses incurred for attending the
21	course.
22	Section 995n. $36.27(3n)(a)2.$ of the statutes is renumbered $36.27(3n)(a)1m.$
23	b. and amended to read:

36.27 (3n) (a) 1m. b. A person who was a resident of this state at the time of
entry into service described in subd. $\frac{1}{2}$, $\frac{1}{2}$ and who the U.S. department of veteran
affairs has awarded at least a 30 percent service-connected disability rating under
38 USC 1114 or 1134.

SECTION 997e. 36.27 (3n) (bg) of the statutes is amended to read:

36.27 (3n) (bg) Before the Board of Regents may grant a remission of academic fees and segregated fees under par. (b), the Board of Regents shall require the resident student to apply to the payment of those fees all educational assistance to which the resident student is entitled under 38 USC 3319. If that educational assistance covers 100 percent of those fees for a credit or semester, that credit or semester shall not count against the 128 credit or 8 semester limit provided in par. (b). If that educational assistance covers less than 100 percent of those fees for a credit or semester and the remission under par. (b) covers the remainder of those fees, the credit or semester shall count against that limit in the proportion that the remission bears to the total academic fees and segregated fees charged for that credit or semester. This requirement applies notwithstanding the fact that the resident student may be entitled to educational assistance under 10 USC 16132a, 10 USC 16163a, or 38 USC 3500 to 3566 as well as under 38 USC 3319, unless the resident student has 12 months or less of eligibility remaining for educational assistance under 10 USC 16132a, 10 USC 16163a, or 38 USC 16163a, or 38 USC 3500 to 3566.

Section 997g. 36.27 (3p) (a) (intro.) of the statutes is amended to read:

36.27 (3p) (a) (intro.) In this subsection, "veteran" subsection:

1r. "Veteran" means a person who is verified by the department of veterans affairs as being a resident of this state for purposes of receiving benefits under ch.

45, as being a resident at the time of his or her entry into the U.S. armed forces or

1	forces incorporated in the U.S. armed forces, and as meeting any of the following
2	conditions:
3	Section 997i. 36.27 (3p) (a) 1. of the statutes is renumbered 36.27 (3p) (a) 1r.
4	a. and amended to read:

36.27 (**3p**) (a) 1r. a. The person has served on active duty for at least one qualifying term of service under subds. 2. to 4. subd. 1r. b. to d. under honorable conditions in the U.S. armed forces or in forces incorporated as part of the U.S. armed forces during a war period or in a crisis zone.

SECTION 997k. 36.27 (3p) (a) 1g. of the statutes is created to read:

36.27 (3p) (a) 1g. "Academic fees" has the meaning given in sub. (3n) (a) 1g.

SECTION 997m. 36.27 (3p) (a) 1m. of the statutes is created to read:

36.27 (3p) (a) 1m. "Nonresident tuition" means the amount charged to a nonresident student to enroll in a degree credit course. In the case of a distance education, online, or other course for which the amount charged to enroll in the course equals at least 100 percent of the cost of offering the course, "nonresident tuition" includes the regular fees charged to a nonresident student to enroll in the course and any additional fees charged to that student to enroll in that course, other than fees charged for books, supplies, meals, parking, travel, and other miscellaneous expenses incurred for attending the course.

SECTION 997p. 36.27 (3p) (a) 2. of the statutes is renumbered 36.27 (3p) (a) 1r.

Section 997r. 36.27 (3p) (a) 3. of the statutes is renumbered 36.27 (3p) (a) 1r.

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SECTION 997t. 36.27 (3p) (a) 4. of the statutes is renumbered 36.27 (3p) (a) 1r.

25 d.

Section 997v. 36.27 (3p) (a) 5. of the statutes is renumbered 36.27 (3p) (a) 1r.

2 e.

3 **Section 997y.** 36.27 (3p) (a) 6. of the statutes is renumbered 36.27 (3p) (a) 1r.

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SECTION 999e. 36.27 (3p) (bg) of the statutes is amended to read:

36.27 (3p) (bg) Before the Board of Regents may grant a remission of nonresident tuition, academic fees, and segregated fees under par. (b), the board shall require the student to apply to the payment of that tuition and those fees all educational assistance to which the student is entitled under 38 USC 3313. If that educational assistance covers 100 percent of that tuition and those fees for a credit or semester, that credit or semester shall not count against the 128 credit or 8 semester limit provided in par. (b). If that educational assistance covers less than 100 percent of that tuition and those fees for a credit or semester and the remission under par. (b) covers the remainder of that tuition and those fees, the credit or semester shall count against that limit in the proportion that the remission bears to the total nonresident tuition, academic fees, and segregated fees charged for that credit or semester. This requirement applies notwithstanding the fact that the student may be entitled to educational assistance under 10 USC 16131 to 16137, 10 USC 16161 to 16166, or 38 USC 3001 to 3036 as well as under 38 USC 3313, unless the student has 12 months or less of eligibility remaining for educational assistance under 10 USC 16131 to 16137, 10 USC 16161 to 16166, or 38 USC 3001 to 3036.".

*b0739/2.140*467. Page 503, line 23: delete the material beginning with that line and ending with page 504, line 6.

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Inex+ 116-16

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	Page 504, line 14: delete the material beginning with that
line and ending with page	506, line(22). (v

- *b1033/4.21*469. Page 506, line 10: delete the material beginning with "during" and ending with "2009" on line 11 and substitute "during the period (4)beginning on October 27, 2007, and ending on June 30, 2009, and the period beginning on July 1, 2009"
- *b0987/P1.36*470. Page 506, line 24: delete "490.04" and substitute 7 8 "<u>16.287</u>".
- *b0739/2.142*471. Page 507, line 1: delete lines 1 to 9. 9
- 10 chg. comp. *b0739/2.143*472. Page 507, line 23: delete the material beginning with that

 line and ending with page 573, line 6 20, and substitute (1)
- *b1011/3.3*473. Page 508, line 6: delete lines 6 to 20 and substitute: 12
- 13 **"Section 1014m.** 36.49 (3) of the statutes is created to read:
 - 36.49 (3) Award the balance to the University of Wisconsin-Stevens Point for environmental programs.".
- *b0987/P1.37*474. Page 560, line 1: delete "490.04" and substitute "16.287". 16
- *b0987/P1.38*475. Page 573, line 20: delete "490.04" and substitute 17 18 "16.287".
- *b1000/2.1*476. Page 574, line 11: after that line insert: 19
- 20 "Section 1094g. 38.15 (3) (e) of the statutes is created to read:
- 21 38.15 (3) (e) That portion of a capital expenditure funded with student housing 22 payments for the purchase or construction, or the lease/purchase, of a student 23residence facility if the district board uses no revenue derived from its tax levy under

Research (608-266-0341)

Library (608-266-7040)

Legal (608-266-3561)

LRB

Insert 116-3

H. Page 506, line 8: delete the material beginning with "Except" and ending with "If" on line 9 and substitute "Except as provided in 1.36.33, if"

Insert 116-16

Page 508, line 21: delete the material beginning with that line and ending with page 573, line 60

1	s. 38.16, state aid received under s. 38.28, or fees and tuition collected under s. 38.24,
2	for the purchase or construction, or the lease/purchase, of the student residence
3	facility.".

*b0899/2.1*477. Page 574, line 20: delete "district board's tax levy in 2010." and substitute "greater of the following, except as provided in pars. (bg) and (br):".

*b0899/2.2*478. Page 574, line 20: after that line insert:

- "1. The district board's tax levy in 2010.
- 2. The amount generated using the mill rate used for the tax levy in 2010.

(bg) The limit otherwise applicable to a district board under par. (b) is increased by an amount equal to the amount of any refunded or rescinded property taxes paid by the district board in the year of the levy if the refunded or rescinded property taxes result in a redetermination of the district's equalized valuation by the department of revenue under s. 74.41.

(br) 1. If a district board wishes to exceed the limit under par. (b) otherwise applicable to the district in 2011 or 2012, it shall adopt a resolution supporting inclusion in the final district budget of an amount equal to the proposed excess levy. The resolution shall be filed as provided in s. 8.37. Within 10 days after adopting the resolution, the district board shall notify the board of the scheduled date of the referendum and submit a copy of the resolution to the board. The district board shall call a special referendum for the purpose of submitting the resolution to the electors of the district for approval or rejection. In lieu of a special referendum, the district board may specify that the referendum be held at the next succeeding spring primary or election or September primary or general election, if such election is to be held not sooner than 42 days after the filing of the resolution of the district board. The district

board shall certify the results of the referendum to the board	l within 10 days after the
referendum is held.	

- 2. The district board shall publish type A, B, C, D, and E notices of the referendum under s. 10.01 (2). Notwithstanding s. 10.01 (2) (a), the type A notice shall include a statement of the amount of the excess levy specified in subd. 1. and a copy of the resolution under subd. 1. Section 5.01 (1) applies in the event of failure to comply with the notice requirements of this subdivision.
- 3. The referendum shall be held in accordance with chs. 5 to 12. The district board shall provide the election officials with all necessary election supplies. The form of the ballot shall correspond substantially with the standard form for referendum ballots prescribed by the government accountability board under ss. 5.64 (2) and 7.08 (1) (a). The question submitted shall be whether the limit under par. (b) may be exceeded by a specified amount. The limit otherwise applicable to the district under par. (b) is increased by the amount approved by a majority of those voting on the question.".

*b0899/2.3*479. Page 575, line 19: after that line insert:

- "(e) Except as provided in par. (bg), a district board may not impose a tax levy at a rate greater than 1.5 mills on the full value of the taxable property of the district under this subsection.".
 - *b1044/2.2*480. Page 575, line 20: after that line insert:
- "Section 1096bg. 38.22 (6) (f) of the statutes is amended to read:
- 38.22 (6) (f) Any person verified by the department of veterans affairs as being a resident of this state under s. 38.24 (8) (a) 1r.".
 - *b0739/2.144*481. Page 575, line 21: delete lines 21 to 23.

1	* \mathbf{b} 1044/2.3* 482 . Page 575, line 24: delete the material beginning with the
2	line and ending with page 577, line 9, and substitute:
3	"Section 1097g. 38.24 (7) (a) (intro.) of the statutes is amended to read:
4	38.24 (7) (a) (intro.) In this subsection, "eligible veteran" subsection:
5	1m. "Eligible veteran" means a person verified by the department of veteran
6	affairs to be either of the following:
7	SECTION 1097j. 38.24 (7) (a) 1. of the statutes is renumbered 38.24 (7) (a) 1n
8	a.
9	SECTION 1097m. 38.24 (7) (a) 1p. of the statutes is created to read:
10	38.24 (7) (a) 1p. "Fees" means the amount charged to a resident student under
11	sub. (1m) (a) to (c) to enroll in a course leading to an associate degree, collegiat
12	transfer, or vocational diploma. In the case of a distance education, online, or other
13	course for which the amount charged to enroll in the course equals at least 10
14	percent of the cost of offering the course, "fees" includes the regular fees charged t
15	a resident student under sub. $(1m)$ (a) to (c) to enroll in the course and any additional
16	fees charged to that student under sub. (1m) (a) to (c) to enroll in that course.
17	Section 1097p. 38.24 (7) (a) 2. of the statutes is renumbered 38.24 (7) (a) 1m
18	b. and amended to read:
19	38.24 (7) (a) 1m. b. A person who was a resident of this state at the time of entry
20	into service described in subd. 1. 1m. a. and who the U.S. department of veteral
21	affairs has awarded at least a 30 percent service-connected disability rating unde
22	38 USC 1114 or 1134.
23	SECTION 1098b. 38.24 (7) (b) (intro.) of the statutes is amended to read:

38.24 (7) (b) (intro.) Except as provided in subds. 1. to 3. and par. (bg), the district board shall grant full remission of fees under sub. (1m) (a) to (c) for 128 credits or 8 semesters, whichever is longer, less the number of credits or semesters for which the person received remission of fees from any other district board under this subsection and from the Board of Regents under s. 36.27 (3n) (b) and less the amount of any fees paid under 38 USC 3319, to any resident student who is also any of the following:

SECTION 1099b. 38.24 (7) (bg) of the statutes is amended to read:

38.24 (7) (bg) Before the district board may grant a remission of fees under par. (b), the district board shall require the resident student to apply to the payment of those fees all educational assistance to which the resident student is entitled under 38 USC 3319. If that educational assistance covers 100 percent of those fees for a credit or semester, that credit or semester shall not count against the 128 credit or 8 semester limit provided in par. (b). If that educational assistance covers less than 100 percent of those fees for a credit or semester and the remission under par. (b) covers the remainder of those fees, the credit or semester shall count against that limit in the proportion that the remission bears to the total fees charged for that credit or semester. This requirement applies notwithstanding the fact that the resident student may be entitled to educational assistance under 10 USC 16132a, 10 USC 16163a, or 38 USC 3500 to 3566 as well as under 38 USC 3319, unless the resident student has 12 months or less of eligibility remaining for educational assistance under 10 USC 16132a, 10 USC 16163a, or 38 USC 3500 to 3566.

Section 1099d. 38.24 (7) (c) of the statutes is amended to read:

1	38.24 (7) (c) The higher educational aids board shall reimburse the district
2	board for all fees under sub. (1m) (a) to (c) remitted under par. (b) as provided in s
3	39.50 (2) and (3m).
4	SECTION 1099g. 38.24 (8) (a) (intro.) of the statutes is amended to read:
5	38.24 (8) (a) (intro.) In this subsection, "veteran" subsection:
6	1r. "Veteran" means a person who is verified by the department of veterans
7	affairs as being a resident of this state for purposes of receiving benefits under ch
8	45, as being a resident at the time of his or her entry into the U.S. armed forces or
9	forces incorporated in the U.S. armed forces, and as meeting any of the following
10	conditions:
11	SECTION 1099i. 38.24 (8) (a) 1. of the statutes is renumbered 38.24 (8) (a) 1r.
12	a. and amended to read:
13	38.24 (8) (a) 1r. a. The person has served on active duty for at least one
14	qualifying term of service under subds. 2. to 4. subd. 1r. b. to d. under honorable
15	conditions in the U.S. armed forces or in forces incorporated as part of the U.S. armed
16	forces during a war period or in a crisis zone.
17	Section 1099k. 38.24 (8) (a) 1g. of the statutes is created to read:
18	38.24 (8) (a) 1g. "Fees" has the meaning given in sub. (7) (a) 1p.
19	SECTION 1099p. 38.24 (8) (a) 2. of the statutes is renumbered 38.24 (8) (a) 1r.
20	b.
21	Section 1099r. 38.24 (8) (a) 3. of the statutes is renumbered 38.24 (8) (a) 1r.
22	c.
23	SECTION 1099t. 38.24 (8) (a) 4. of the statutes is renumbered 38.24 (8) (a) 1r.
24	d.

...:...:...

Section 1099v. 38.24 (8) (a) 5. of the statutes is renumbered 38.24 (8) (a) 1r.

2 e.

3 Section 1099y. 38.24 (8) (a) 6. of the statutes is renumbered 38.24 (8) (a) 1r.

4 f.

SECTION 1100b. 38.24 (8) (b) of the statutes is amended to read:

38.24 (8) (b) Except as provided in par. (bg), the district board shall grant full remission of the fees charged under sub. (1m) (a) to (c) for 128 credits or 8 semesters, whichever is longer, less the number of credits or semesters for which the person received remission of fees from any other district board under this subsection and from the Board of Regents under s. 36.27 (3p) and less the amount of any fees paid under 10 USC 2107 (c), 38 USC 3104 (a) (7) (A), or 38 USC 3313, to any student who is a veteran.

SECTION 1101e. 38.24 (8) (bg) of the statutes is amended to read:

38.24 (8) (bg) Before the district board may grant a remission of fees under par. (b), the district board shall require the student to apply to the payment of those fees all educational assistance to which the student is entitled under 38 USC 3313. If that educational assistance covers 100 percent of those fees for a credit or semester, that credit or semester shall not count against the 128 credit or 8 semester limit provided in par. (b). If that educational assistance covers less than 100 percent of those fees for a credit or semester and the remission under par. (b) covers the remainder of those fees, the credit or semester shall count against that limit in the proportion that the remission bears to the total fees charged for that credit or semester. This requirement applies notwithstanding the fact that the student may be entitled to educational assistance under 10 USC 16131 to 16137, 10 USC 16161 to 16166, or 38 USC 3001 to 3036 as well as under 38 USC 3313, unless the student has 12 months

1	or less of eligibility remaining for educational assistance under 10 USC 16131 to
2	16137, 10 USC 16161 to 16166, or 38 USC 3001 to 3036.
3	SECTION 1101g. 38.24 (8) (c) of the statutes is amended to read:
4	38.24 (8) (c) The higher educational aids board shall reimburse the district
5	board for all fees under sub. (1m) (a) to (c) remitted under par. (b) as provided in s.
6	39.50 (2) and (3m).".
7	*b0739/2.145*483. Page 576, line 8: delete lines 8 to 16.
8	*b0739/2.146*484. Page 577, line 1: delete lines 1 to 9.
9	*b0987/P1.39*485. Page 577, line 12: delete "490.04" and substitute
10	" <u>16.287</u> ".
11	*b0739/2.147*486. Page 577, line 14: delete the material beginning with that
12	line and ending with page 578, line 3.
13	*b0901/1.4*487. Page 578, line 4: delete lines 4 to 12.
14	*b0835/2.1*488. Page 578, line 12: after that line insert:
15	"Section 1105v. 39.15 (1) (a) of the statutes is amended to read:
16	39.15 (1) (a) One-third Two of the members of the board of trustees of the
17	Medical College of Wisconsin, Inc., shall be nominated by the governor, and, with the
18	advice and consent of the senate, appointed for staggered 6-year terms expiring on
19	May 1 June 30.".
20	*b1037/1.1*489. Page 578, line 12: after that line insert:
21	"Section 1105n. 38.50 (12) (a) 1m. of the statutes is created to read:
22	38.50 (12) (a) 1m. A person described in sub. (1) (e) 1. whose administrative
23	headquarters and principal place of business is in the village of Union Grove that

. 1	provides a residential facility located in that village to assist young adults with
2	disabilities in transitioning from home and school to work and independent living.".
3	* $b0739/2.148*490$. Page 578, line 13: delete the material beginning with that
4	line and ending with page 579, line 16.
5	*b0987/P1.40*491. Page 579, line 18: delete "490.04" and substitute
6	" <u>16.287</u> ".
7	* $\mathbf{b0739/2.149*492.}$ Page 579, line 19: delete the material beginning with that
8	line and ending with page 582, line 6.
9	* $b0739/2.150*493$. Page 582, line 21: delete the material beginning with that
10	line and ending with page 583, line 13.
11	*b0739/2.151*494. Page 584, line 1: delete the material beginning with "the"
12	and ending with "year," on line 4.
13	*b0739/2.152*495. Page 584, line 20: delete the material beginning with
14	"determine the" and ending with "Wisconsin-Madison," on line 22 and substitute
15	"determine".
16	*b0987/P1.41*496. Page 585, line 23: delete "490.04" and substitute
17	" <u>16.287</u> ".
18	* $\mathbf{b0739/2.153*497.}$ Page 585, line 24: delete the material beginning with that
19	line and ending with page 588, line 7.
20	*b1053/2.17*498. Page 588, line 9: delete that line and substitute:
21	"40.02 (25) (b) 2c. A state employee described in s. 49.825 (4) or (5) or 49.826

*****Note: Related to employment under s. 49.825(4)

(4).".

22

1	*b0785/4.4*499. Page 588, line 9: after that line insert:
2	"Section 1139m. 40.02 (28) of the statutes is amended to read:
3	40.02 (28) "Employer" means the state, including each state agency, any
4	county, city, village, town, school district, other governmental unit or
5	instrumentality of 2 or more units of government now existing or hereafter created
6	within the state, any federated public library system established under s. 43.19
7	whose territory lies within a single county with a population of 500,000 or more, a
8	local exposition district created under subch. II of ch. 229, a transit authority created
9	under s. 66.1039, and a long-term care district created under s. 46.2895, except as
10	provided under ss. 40.51 (7) and 40.61 (3). "Employer" does not include a local
11	cultural arts district created under subch. V of ch. 229. Each employer shall be a
12	separate legal jurisdiction for OASDHI purposes.".
13	*b0960/P5.1*500. Page 588, line 9: after that line insert:
14	"Section 1139m. 40.02 (41n) of the statutes is created to read:
15	"Section 1139m. 40.02 (41n) of the statutes is created to read: 40.02 (41n) "Municipal employer" has the meaning given in s. 111.70 (1) (j).".
16	* b0739/2.154*501. Page 588, line 21: delete "Wisconsin Wisconsin – Madison
17	or University of" and substitute "Wisconsin".
18	*b0739/2.155*502. Page 588, line 22: delete "Wisconsin".
19	* b0739/2.156*503. Page 589, line 3: delete lines 3 to 7.
20	*b0960/P5.2*504. Page 589, line 14: after that line insert:
21	"Section 1145m. $40.05(1)(b)$ of the statutes, as affected by 2011 Wisconsin Act
22	10, is renumbered 40.05 (1) (b) 1. and amended to read:
23	40.05 (1) (b) 1. Except as otherwise provided in a collective bargaining
24	agreement entered into under subch. IV or V of ch. 111 and except as provided in

...:...:...

subd. 2., an employer may not pay, on behalf of a participating employee, any of the contributions required by par. (a).

SECTION 1145p. 40.05 (1) (b) 2. of the statutes is created to read:

40.05 (1) (b) 2. a. A municipal employer shall pay, on behalf of a nonrepresented law enforcement or fire fighting managerial employee, who was initially employed by the municipal employer before the effective date of this subd. 2. a. [LRB inserts date], the same contributions required by par. (a) that are paid by the municipal employer for represented law enforcement or fire fighting personnel who were initially employed by the municipal employer before the effective date of this subd. 2. a. [LRB inserts date].

- b. An employer shall pay, on behalf of a nonrepresented managerial employee in a position described under s. 40.02 (48) (am) 7. or 8., who was initially employed by the state before the effective date of this subd. 2. b. [LRB inserts date], the same contributions required by par. (a) that are paid by the employer for represented employees in positions described under s. 40.02 (48) (am) 7. or 8. who were initially employed by the state before the effective date of this subd. 2. b. [LRB inserts date].
- c. A municipal employer shall pay, on behalf of a represented law enforcement or fire fighting employee, who was initially employed by the municipal employer before the effective date of this subd. 2. c. [LRB inserts date], and who on or after the effective date of this subd. 2. c. [LRB inserts date], became employed in a nonrepresented law enforcement or fire fighting managerial position with the same municipal employer, or a successor municipal employer in the event of a combined department that is created on or after the effective date of this subd. 2. c. [LRB inserts date], the same contributions required by par. (a) that are paid by the

1	employer for represented law enforcement or fire fighting personnel who were
2	initially employed by a municipal employer before the effective date of this subd. 2.
3	c [LRB inserts date].

d. An employer shall pay, on behalf of a represented employee in a position described under s. 40.02 (48) (am) 7. or 8., who was initially employed by the state before the effective date of this subd. 2. d. [LRB inserts date], and who on or after the effective date of this subd. 2. d. [LRB inserts date], became employed as a nonrepresented managerial employee in a position described under s. 40.02 (48) (am) 7. or 8. on or after the effective date of this subd. 2. d. [LRB inserts date], the same contributions required by par. (a) that are paid by the employer for a represented employee in a position described under s. 40.02 (48) (am) 7. or 8. who was initially employed by the state before the effective date of this subd. 2. d. [LRB inserts date].

Section 1145s. 40.05 (4) (at) of the statutes is created to read:

40.05 (4) (at) An employer shall pay, on behalf of a nonrepresented managerial employee in a position described under s. 40.02 (48) (am) 7. or 8., who was initially employed by the state before the effective date of this paragraph [LRB inserts date], the same premium contribution rates required by par. (ag) that are paid by the employer for represented employees in positions described under s. 40.02 (48) (am) 7. or 8. who were initially employed by the state before the effective date of this paragraph [LRB inserts date].".

*b0739/2.157*505. Page 589, line 17: delete "37.30,".

*b0739/2.158***506.** Page 591, line 2: delete "<u>, 37.30</u>,".

...:...:...

1	* $\mathbf{b0739/2.159*507}$. Page 591, line 15: delete the material beginning with that
2	line and ending with page 593, line 4.
3	*b0725/1.1*508. Page 593, line 5: delete lines 5 to 8.
4	*b0739/2.160*509. Page 593, line 9: delete lines 9 to 16.
5	*b0739/2.161*510. Page 593, line 19: delete "37.30,".
6	*b0849/2.1*511. Page 593, line 20: after that line insert:
7	"Section 1153d. 40.22 (2) (a) of the statutes is amended to read:
8	40.22 (2) (a) Except as provided in sub. (2m), the employee was initially
9	employed by a participating employer before the effective date of this paragraph
10	[LRB inserts date], and is not expected to work at least one-third of what is
11	considered full-time employment by the department, as determined by rule.
12	Section 1153h. 40.22 (2) (am) of the statutes is created to read:
13	40.22 (2) (am) Except as provided in sub. (2r), the employee was initially
14	employed by a participating employer on or after the effective date of this paragraph
15	[LRB inserts date], and is not expected to work at least two-thirds of what is
16	considered full-time employment by the department, as determined by rule.".
17	* $\mathbf{b0739/2.162*512.}$ Page 593, line 21: delete the material beginning with that
18	line and ending with page 594, line 12.
19	*b1053/2.18*513. Page 594, line 14: delete lines 14 to 21 and substitute:
20	"40.22 (2) (m) Notwithstanding sub. (3m), the employee was formerly
21	employed by Milwaukee County, is a state employee described in s. 49.825 (4) or (5)
22	or $49.826(4)$, and elects to remain is a covered employee under the retirement system
23	established under chapter 201, laws of 1937, pursuant to s. 49.825 (4) (c) or (5) (c) or
24	49.826 (4) (c). This paragraph shall not apply if the employee remains a state

employee, but is no longer performing services for the Milwaukee County enrollment services unit under s. 49.825 or the child care provider services unit under s. 49.826.".

 $\mbox{\sc *****}\mbox{Note:}$ Related to employment under s. 49.825 (4) and Milwaukee retirement system.

*b0849/2.2*514. Page 594, line 21: after that line insert:

"Section 1156c. 40.22 (2m) (intro.) of the statutes is amended to read:

40.22 (2m) (intro.) An employee who was initially employed by a participating employer before the effective date of this subsection [LRB inserts date], who is not expected to work at least one-third of what is considered full-time employment by the department, as determined by rule, and who is not otherwise excluded under sub.

(2) from becoming a participating employee shall become a participating employee if he or she is subsequently employed by the state agency or other participating employer for either of the following periods:

SECTION 1156e. 40.22 (2r) of the statutes is created to read:

40.22 (2r) An employee who was initially employed by a participating employer on or after the effective date of this subsection [LRB inserts date], who is not expected to work at least two-thirds of what is considered full-time employment by the department, as determined by rule, and who is not otherwise excluded under sub.

(2) from becoming a participating employee shall become a participating employee if he or she is subsequently employed by the state agency or other participating employer for either of the following periods:

(a) At least one year for at least two-thirds of what is considered full-time employment by the department, as determined by rule, or, for an educational support personnel employee, at least one year for at least two-thirds of what is considered full-time employment for a teacher.

1	(b) At least 1,200 hours in the immediately preceding 12-month period.
2	Section 1156f. 40.22 (3) (b) of the statutes is renumbered 40.22 (3) (b) 1.
3	Section 1156g. 40.22 (3) (b) 2. of the statutes is created to read:
4	40.22 (3) (b) 2. The first day after completion of one year of employment for at
5	least two-thirds of what is considered full-time employment by the department, as
6	determined by rule, if the person becomes a participating employee under sub. (2r)
7	after the employer's effective date of participation.
8	SECTION 1156k. 40.23 (2m) (er) of the statutes is created to read:
9	40.23 (2m) (er) For a participant who initially becomes a participating
10	employee on or after the effective date of this paragraph [LRB inserts date], all
11	of the following shall apply:
12	1. If the participant has less than 1 year of creditable service, the annuity
13	amount under par. (e) shall be reduced by 50 percent.
14	2. If the participant has at least 1 year of creditable service, but less than 2
15	years of creditable service, the annuity amount under par. (e) shall be reduced by 40
16	percent.
17	3. If the participant has at least 2 years of creditable service, but less than 3
18	years of creditable service, the annuity amount under par. (e) shall be reduced by 30
19	percent.
20	4. If the participant has at least 3 years of creditable service, but less than 4
21	years of creditable service, the annuity amount under par. (e) shall be reduced by 20
22	percent.
23	5. If the participant has at least 4 years of creditable service, but less than 5
24	years of creditable service, the annuity amount under par. (e) shall be reduced by 10
25	percent.

...:...:...

SECTION 1156p. 40.23 (3) of the statutes is renumbered 40.23 (3) (a) and amended to read:

40.23 (3) (a) The Except as provided in par. (b), the initial monthly amount of any retirement annuity in the normal form shall not be less than the money purchase annuity which can be provided by applying the sum of the participant's accumulated additional and required contributions, including interest credited to the accumulations, plus an amount from the employer accumulation reserve equal to the participant's accumulated required contributions, less any accumulated contributions to purchase other governmental service under s. 40.25 (7), 2001 stats., or s. 40.285 (2) (b) to fund the annuity in accordance with the actuarial tables in effect on the annuity effective date.

Section 1156t. 40.23 (3) (b) of the statutes is created to read:

- 40.23 (3) (b) For a participant who initially becomes a participating employee on or after the effective date of this paragraph [LRB inserts date], all of the following shall apply for purposes of calculating a money purchase annuity under par. (a):
- 1. If the participant has less than 1 year of creditable service, there shall be no amount from the employer accumulation reserve.
- 2. If the participant has at least 1 year of creditable service, but less than 2 years of creditable service, the amount from the employer accumulation reserve shall equal 20 percent of the participant's accumulated required contributions.
- 3. If the participant has at least 2 years of creditable service, but less than 3 years of creditable service, the amount from the employer accumulation reserve shall equal 40 percent of the participant's accumulated required contributions.

- 4. If the participant has at least 3 years of creditable service, but less than 4 years of creditable service, the amount from the employer accumulation reserve shall equal 60 percent of the participant's accumulated required contributions.
- 5. If the participant has at least 4 years of creditable service, but less than 5 years of creditable service, the amount from the employer accumulation reserve shall equal 80 percent of the participant's accumulated required contributions.".

*b0960/P5.3*515. Page 594, line 21: after that line insert:

"Section 1156y. 40.51 (7) of the statutes, as affected by 2011 Wisconsin Act 10, is renumbered 40.51 (7) (a) and amended to read:

40.51 (7) (a) Any employer, other than the state, may offer to all of its employees a health care coverage plan through a program offered by the group insurance board. Notwithstanding sub. (2) and ss. 40.05 (4) and 40.52 (1), the department may by rule establish different eligibility standards or contribution requirements for such employees and employers and may by rule limit the categories of employers, other than the state, which may be included as participating employers under this subchapter. Beginning on January 1, 2012, except as otherwise provided in a collective bargaining agreement under subch. IV of ch. 111 and except as provided in par. (b), an employer may not offer a health care coverage plan to its employees under this subsection if the employer pays more than 88 percent of the average premium cost of plans offered in any tier with the lowest employee premium cost under this subsection.

SECTION 1156yr. 40.51 (7) (b) of the statutes is created to read:

40.51 (7) (b) 1. A municipal employer shall pay, on behalf of a nonrepresented law enforcement or fire fighting managerial employee, who was initially employed

- by the municipal employer before the effective date of this subdivision [LRB inserts date], the same percentage under par. (a) that is paid by the municipal employer for represented law enforcement or fire fighting personnel who were initially employed by the municipal employer before the effective date of this subdivision [LRB inserts date].
- 2. A municipal employer shall pay, on behalf of a represented law enforcement or fire fighting employee, who was initially employed by the municipal employer before the effective date of this subdivision [LRB inserts date], and who on or after the effective date of this subdivision [LRB inserts date], became employed in a nonrepresented law enforcement or fire fighting managerial position with the same municipal employer, or a successor municipal employer in the event of a combined department that is created on or after the effective date of this subdivision [LRB inserts date], the same percentage under par. (a) that is paid by the municipal employer for represented law enforcement or fire fighting personnel who were initially employed by the municipal employer before the effective date of this subdivision [LRB inserts date].".
- *b0720/1.1*516. Page 594, line 22: delete the material beginning with that line and ending with page 595, line 7.
- *b0739/2.163*517. Page 595, line 8: delete lines 8 to 17.
- ***b0739/2.164*518.** Page 596, line 6: delete "37.30,".
- *b1053/2.19*519. Page 596, line 6: after "49.825 (4) (d)" insert "and (5) (d)".
- *b1053/2.20*520. Page 596, line 8: delete lines 8 to 13.
- 23 /*b0789/2.165*521. Page 596, line 12: delete "87.30".
- *b0739/2.166*522. Page 596, line 16: delete "37.30,".

1	*b0815/1.1*523. Page 597, line 11: after that line insert:
2	"Section 1167g. 41.11 (6) (c) of the statutes is amended to read:
3	41.11 (6) (c) In each biennium, at least \$50,000 for grants to America's Black
4	Holocaust Museum in the city of Milwaukee to conduct or contract for marketing to
5	promote multicultural events taking place in Wisconsin.
6	Section 1167h. 41.11 (6) (d) of the statutes is amended to read:
7	41.11 (6) (d) In each biennium, at least \$200,000 for grants to the Milwaukee
8	Public Museum for Native American to promote exhibits and activities at the
9	Milwaukee Public Museum.".
10	* b0987/P1.42*524. Page 598, line 7: delete " $\underline{490.04}$ " and substitute " $\underline{16.287}$ ".
11	*b0739/2.167*525. Page 599, line 4: delete lines 4 to 16.
12	* $\mathbf{b0739/2.168*526}$. Page 599, line 22: delete the material beginning with that
13	line and ending with page 600, line 16.
14	*b0807/1.1*527. Page 600, line 18: delete "III" and substitute "IV".
15	* b0807 / 1.2 * 528. Page 600, line 20: delete "44.51" and substitute "41.51".
16	* b0807 / 1.3 * 529. Page 600, line 21: delete " 44.51 " and substitute " 41.51 ".
17	*b0987/P1.43*530. Page 602, line 10: delete "490.04" and substitute
18	" <u>16.287</u> ".
19	* $\mathbf{b0807/1.4*531}$. Page 602, line 20: after "is" insert "renumbered 41.53 (2) (c)
20	and".
21	*b0807/1.5*532. Page 602, line 21: delete "44.53" and substitute "41.53".
22	*b0807/1.6*533. Page 603, line 3: delete lines 3 to 6 and substitute:
23	"Section 1205d. 44.55 of the statutes is renumbered 41.55.".

1	*b0807/1.7*534. Page 603, line 17: after "is" insert "renumbered 41.565 (2)
2	(a) and".
3	* b0807 / 1.8 * 535. Page 603, line 18: delete "44.565" and substitute "41.565".
4	*b0807/1.9*536. Page 604, line 21: after "is" insert "renumbered 41.57 (5)
5	(intro.) and".
6	*b0807/1.10*537. Page 604, line 22: delete "44.57" and substitute "41.57".
7	*b0807/1.11*538. Page 605, line 1: after "is" insert "renumbered 41.57 (5) (c)
8	and".
9	*b0807/1.12*539. Page 605, line 2: delete "44.57" and substitute "41.57".
10	*b0807/1.13* 540. Page 605, line 6: after "is" insert "renumbered 41.57 (5) (d)
11	and".
12	*b0807/1.14*541. Page 605, line 7: delete "44.57" and substitute "41.57".
13	*b0823/P1.1*542. Page 606, line 6: delete lines 6 to 8.
14	*b1044/2.4*543. Page 606, line 8: after that line insert:
15	"Section 1239x. 45.03 (13) (L) of the statutes is amended to read:
16	45.03 (13) (L) Provide verification to the educational institution of the
17	information required under s. 36.27 (3p) (a) <u>1r.</u> or 38.24 (8) (a) <u>1r.</u> ".
18	*b0739/2.169*544. Page 606, line 9: delete lines 9 to 14.
19	* b1044/2.5*545. Page 606, line 41: after that line insert:
20	"Section 1240x. 45.03 (13) (m) of the statutes is amended to read:
21	45.03 (13) (m) Provide verification to the educational institution of the
22	information required under s. $36.27~(3n)~(a)~\underline{1m}.$ or $38.24~(7)~(a)~\underline{1m}.$ ".
23	*b0906/1.1*546. Page 606, line 16: delete lines 16 to 20.

line and ending with page 614, line 13.

1	*b0739/2.170*547. Page 606, line 22: delete " <u>University of</u>
2	Wisconsin-Madison".
3	* b0739/2.171*548. Page 606, line 23: delete " <u>or</u> ".
4	*b0823/P1.2*549. Page 607, line 1: delete "45.03 (11) 440.03 (18)" and
5	substitute "45.03 (11)".
6	*b0823/P1.3*550. Page 607, line 6: delete "45.03" and substitute "45.03".
7	*b0823/P1.4*551. Page 607, line 7: delete "(11) 440.03 (18)" and substitute
8	"(11)".
9	*b0823/P1.5*552. Page 607, line 11: delete lines 11 to 25.
10	*b0823/P1.6*553. Page 608, line 1: delete lines 1 to 14.
11	*b0824/2.1*554. Page 608, line 14: after that line insert:
12	"Section 1248m. 45.41 (3m) of the statutes is created to read:
13	45.41 (3m) If the total amount of payments to be paid under sub. (2) (a) to (c)
14	exceeds the amount available for the payments from the appropriation under s.
15	$20.485\ (2)\ (vw),$ the department shall prorate the reimbursement payments among
16	the state veterans organizations receiving the payments.".
17	*b0848/1.2*555. Page 609, line 16: delete that line and substitute "funded
18	from the appropriations under s. 20.485 (1) (hm), (j), and (mj).".
19	*b0739/2.172*556. Page 612, line 17: delete lines 17 to 25.
20	*b0739/2.173*557. Page 613, line 1: delete lines 1 and 2.
21	*b0739/2.174*558. Page 613, line 7: delete lines 7 to 14.
22	* \mathbf{b} 1053/2.21* 559 . Page 613, line 25: delete the material beginning with that